

धसामारम

EXTRAORDINARY

भाग II-सावड 3-उप-सावड (1)

PART II-Section 3-Sub-section (i)

माधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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मई बिल्ली, ज्ञाकवार, मार्च 18, 1966/फाल्गुन 27, 1887

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NEW DELHI, FRIDAY, MARCH 18, 1966/PHALGUNA 27, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF LAW

(Department of Company Affairs)

NOTIFICATIONS

New Delhi, the 18th March 1966

G.S.R. 420.—In exercise of the powers conferred by sub-section (2) of section 1 of the Companies (Amendment) Act, 1965 (31 of 1965), the Central Government hereby appoints the first day of April, 1966, as the date on which the provisions of section 13 of the said Act shall come into force.

[No. F. 12/49/63-PR.]

THE COMPANIES (CENTRAL GOVERNMENTS) GENERAL RULES & FORMS

- G.S.R. 421.—In exercise of the powers conferred by clauses (a) and (b) of sub-section (1) of section 642 of the Companies Act, 1956 (1 of 1956), and of all other powers hereunto enabling, the Central Government hereby makes the following rules further to amend the Companies (Central Government's) General Rules and Forms, 1956, namely:—
- 1. (1) These rules may be called the Companies (Central Government's) General Rules and Forms (Second Amendment) Rules, 1966.
 - (2) They shall come into force on the first day of April, 1966.

- 2. In the Companies (Central Government's) General Rules and Forms, 1966 (hereinafter referred to as the said Rules), after rule 5, the following rule shall be inserted, namely:—
 - "5A. Section 108.—(1) For purposes of clause (a) of sub-section (1A) of section 108, the prescribed authority shall be the Registrar, or such other authority as the Central Government may from time to time appoint in that behalf by notification in the Official Gazette.
 - (2) An instrument of transfer shall be in Form 7B set forth in Annexure A.
 - (3) When an instrument of transfer is presented to the prescribed authority referred to in sub-rule (1), that authority shall forthwith stamp or otherwise endorse thereon the date of such presentation, affix its signature thereto and return the instrument to the party presenting the same:
 - Provided that when the said instrument is sent to the prescribed authority by post, it shall be accompanied by a self-addressed envelope with the requisite postage stamps for the return of the instrument to the sender.
 - (4) Every application to the Central Government for extension of time under sub-section (ID) of section 108 shall be accompanied by the instrument of transfer forming the subject-matter of the application and the fee prescribed therefor and also specify—
 - (a) the full name and address of the applicant as well as the name and address of the beneficial holder of the shares, forming the subjectmatter of the transfer, if he is other than the applicant;
 - (b) the full name and address of the transferor;
 - (c) the period of extension of time sought; and
 - (d) full reasons for the extension of time applied for, along with documentary evidence wherever necessary.";
- 3. In Annexure 'A' to the said rules, after Form No. 7A, the following Form shall be inserted, namely:—

FORM No. 7B

"Date of presentation to the presecribed authority.

SHARE TRANSFER FORM

[Pursuant to section 108 (1A) of the Companies Act, 1956]

FOR THE CONSIDERATION stated below the "Transferor(s) named to hereby transfer to the "Transferee(s)" named, his (their) executors, administrators and assigns, the shares specified below

Full Name of Company			
Number and full description of shares	No. in Figures	No. in wards	Description Equity/Pref shares
	Distinctive Numbers		
Whether the said shares are dealt in or qouted on a recognised stock exchange.			
fif reply to above is Yes, name of Stock Exchange should be indicated.	- · · · - · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
TRANSFER FROM			
Transferor(s) names in full (Preferably type-written or in block capitals.)			
*CONSIDERATION (in words)			
TRANSFERTO			
Transferec(s) name(s) in full Preferably type- written or in block capitals.)			
(the name/names may be filled in before the inst- wrument is lodged with the company for re- gistration.)			
Signature of			
Witness with name and address in full (name preferably type written or in block capitals).	of_		{
Signature of witness with name and address in full (name preferably type written or in block capitals).	. *Signat . of . Transfer	ure(s) rce(s)	{

Particulars of Transferee(s)

**T R A N	Shri, Shrimati, or Kumari	Occu- pation		Address		Father's/H Nam	
ANSFEREE (S)							
*3. i	If the shares are list Stock Exchange only The consideration will receive, owing the Signature by thumb Public or a similar affice. Particulars in respectively.	y need be ind; money set forth to subsequent; inpressions, mauthority holdi et of each trans	icated. h in a treates by narks, etc ng a pu	ansfer may differ the original buye c. should be attest blic office and au	from the. ed by a J thorised	at which the street whi	trate, Notar seal of his
f	erees' names occur	above.			Folio Specim	nen urc(s) of	
		· · · · · · · · · · · · · · · · · · ·				*******	
Note	:Names must be Chronological c Broker's Clearin Bank.	rder should be	e mainte			n by a clea	nning Membe
Name of Delivering Broker or Clearing Member.			Date	Name of Delivering Broker or Clearing Member.			Date
						į	
				LODGED B	Υ		
				FULL ADDRESS			

	POWER OF ATTORNEY	PROBATE	LETTERS OF ADMINIS- TRAT ON		
	DEATH CERTIFICATE				
	Registered with the Company under				
	Nodated				
	[Signature (no Company o House] —	[Signature (not initials) of Brokers, Bank, Company or Stock Exchange Cleraring House]			

[No·F. 12/19/64-PR]

THE COMPANIES (FEES ON APPLICATIONS) RULES

- G.S.R. 422.—In exercise of the powers conferred by sub-section (2) of section 637A of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules further to amend the Companies (Fees on Applications) Rules, 1961, namely:—
- 1. (1) These rules may be called the Companies (Fees on Applications) (Amendment) Rules, 1966.
 - (2) They shall come into force on the first day of April, 1986.
 - 2. In the Companies (Fees on Applications) Rules, 1961, in rule 2—
 - (i) in sub-rule (1), after the words "other than", the following shall be inserted, namely:—

"sub-section (1D) of section 108, or".

- (ii) after sub-rule (1), the following sub-rule shall be inserted, namely:-
 - "(1A) Every application made to the Central Government under subsection (1D) of section 108 of the said Act shall be accompanied by the appropriate fee specified in the Table below:—

Table of Fees

Where the nominal value of the shares involved in a transfer—							
Does not exceed Rs. 250/-							Nil.
Exceeds	Rs.	250	but does not exceed	Rs.	500	Rs.	2.00
Exceeds	Rs.		but does not exceed	Rs.	1,000	Rs.	5:00
Exceeds	Rs.	1,000	but does not exceed	Rs.	2,500	Rs.	7:50
$\mathbf{Exceeds}$	Rs.	2,500	but does not exceed	Rs.	5,000	Rs.	10.00
Exceeds	Rs.	5,000	but does not exceed	Rs.	10,000	Rs.	20.00
Exceeds	Rs.	10,000	but does not exceed	Rs.	15,000	Rs.	30.00
Exceeds	Rs.	15,000	but does not exceed	Rs.	20,000	Rs.	40.00
Exceeds	Rs.	20,000	but does not exceed	Rs.	25,000	Rs.	45.00
Exceeds	R«.	25,000				Rs.	10.00

[No.F. 12/19/64-PR]

G. R. BAL, Jt. Secy.